Exposure Draft, Proposed AICPA/CICA Privacy Framework

Executive Summary

The Assurance Services Executive Committee (ASEC) of the American Institute of Certified Public Accountants (AICPA) and the Assurance Services Development Board (ASDB) of the Canadian Institute of Chartered Accountants (CICA) have issued this exposure draft of a proposed Privacy Framework. The proposed Framework will supersede the Suitable Trust Services Criteria and Illustrations for Online Privacy Principle and Criteria.

The proposed Framework provides criteria and related material for protecting the privacy of personal information and can be used by certified public accountants (CPAs) in the United States and chartered accountants (CAs) in Canada, both in industry and in public practice, to guide and assist the organizations they serve in implementing privacy programs. The Framework incorporates concepts from significant domestic and international privacy laws, regulations, and guidelines. The Framework is the intellectual capital and body of knowledge that will provide the foundation for privacy advisory and assurance services provided by CPAs and CAs.

CPAs and CAs in public practice will be able to offer clients a full range of services, including privacy planning, privacy gap and risk analysis, benchmarking, privacy policy design and implementation, performance measurement, and independent verification of privacy controls. CPAs in industry can enhance their value to their employers through performing internal assessments against something they can measure—the AICPA/CICA Privacy Framework.

Comments on the exposure draft should be sent via the Internet to Karyn Waller, AICPA Member Innovation, Senior Technical Manager, at kwaller@aicpa.org or to Greg Shields, CICA, Director, Assurance Services and Development, at greg.shields@cica.ca and received no later than August 31, 2003. Comments will become part of the public records of the AICPA and the CICA. They will be available for public inspection at the AICPA offices after September 30, 2003, for one year and at the CICA offices one month after the Privacy Framework is issued, unless confidentiality is requested.

The document is available below to download as a PDF file. The Adobe Acrobat Reader is needed to view a file in PDF format. The Reader is available as a free download from the Adobe Web site at www.adobe.com/prodindex/acrobat/readstep.html.

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Download the Exposure Draft

EXPOSURE DRAFT

Proposed AICPA/CICA Privacy Framework

June 3, 2003

Prepared by the Assurance Services Executive Committee of the AICPA and the Assurance Services Development Board of the CICA for comments from persons interested in enterprise-wide privacy matters.

Comments should be received by August 31, 2003, and addressed to Karyn Waller, Senior Technical Manager, Member Innovation, AICPA, 1211 Avenue of the Americas, New York, N.Y. 10036 or via the Internet at kwaller@aicpa.org or to Greg Shields, Director, Assurance Services Development, CICA, 277 Wellington Street West, Toronto, Ontario, M5V3H2 or via the Internet at greg.shields@cica.ca.

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June 3, 2003

Accompanying this letter is an exposure draft, approved by the AICPA Assurance Services Executive Committee (ASEC) and the CICA Assurance Services Development Board (ASDB), of a proposed Privacy Framework entitled AICPA/CICA Privacy Framework.

Enterprise-wide privacy is part of the AICPA/CICA Trust Services family of services, which are professional assurance and advisory services that include a core set of principles and criteria on the subject matters of security, online privacy, processing integrity, availability, and confidentiality. The Privacy Framework follows the practitioner guidance within *Trust Services*. When issued, the Privacy Framework criteria will replace existing Trust Services Online Privacy criteria. To perform an online privacy Trust Services engagement using the Framework, the entity would describe the online system or process in its privacy notice and the CPA/CA would apply the criteria (from the Privacy Framework) to the related privacy program(s) that he or she is engaged to evaluate. To support CPA/CAs in delivery of Trust Services, a practice aid is being developed as well.

The Framework can be used by all CPAs/CAs (both in industry and in public practice) to guide and assist the organizations they serve in implementing privacy programs. The Framework incorporates concepts from significant domestic and international privacy laws, regulations, and guidelines. The Framework is the intellectual capital and body of knowledge that provides the foundation for CPA/CA-related privacy advisory and assurance services.

Comments or suggestions on any aspect of this exposure draft are appreciated. To facilitate the consideration of responses, comments should refer to specific page and reference numbers including supporting reasons for each suggestion or comment.

Written comments on the exposure draft will become part of the public record of the AICPA and will be available for public inspection at the offices of the AICPA after September 30, 2003, for one year. Written comments received by the CICA will be available on a public file at the offices of CICA one month after the Privacy Framework is issued, unless confidentiality is requested.

Comments should be sent via the Internet to Karyn Waller, AICPA, Senior Technical Manager, Member Innovation at kwaller@aicpa.org or Greg Shields, CICA, Director, Assurance Services Development, greg.shields@cica.ca and received no later than August 31, 2003.

Sincerely,

Tom E. Wallace

Chair, AICPA Assurance Services Executive Committee

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Proposed AICPA/CICA Privacy Framework

Introduction

<u>Privacy</u> is a risk management issue. Many organizations are looking for assistance in managing privacy risk and CPAs/CAs¹ are actively helping businesses develop and implement <u>privacy programs</u>. The American Institute of Certified Public Accountants (AICPA) and the Canadian Institute of Chartered Accountants (CICA) jointly established an Enterprise-Wide Privacy Task Force comprising a cross section of the accounting profession, including industry, large multinational firms, and small CPA/CA firms, as well as members in academia and the legal profession. Its mission is to examine the role CPAs/CAs can play in advising organizations about privacy issues and risks, and to develop a privacy framework that will serve as a benchmark for good privacy practices.

In this exposure draft, the AICPA and the CICA are introducing a Privacy Framework ("the Framework") for protecting <u>personal information</u>.² It can be used by all CPAs/CAs (both in industry and in public practice) to guide and assist the organizations they serve in implementing privacy programs. The Framework incorporates concepts from significant domestic and international privacy laws, regulations, and guidelines (see Appendix D).³ The Framework is the intellectual capital and body of knowledge that provides the foundation for CPA/CA-related privacy advisory and assurance services.

Research shows that many CPAs/CAs possess the skills necessary to implement effective privacy practices in any organization—no matter how big or small. They understand business processes, how information flows within an organization, and how to design privacy programs. Through a wide range of advisory and assurance services, CPAs/CAs have an opportunity to help businesses navigate the patchwork of privacy laws, regulations, and guidelines, and focus on the heart of the matter—building trust between customers and businesses and "doing the right thing" by following good privacy practices.

CPAs/CAs in public practice will be able to offer clients a full range of services, including privacy strategic and business planning, privacy gap and risk analysis, benchmarking, privacy policy design

The term *CPA/CA*, as used in this document, refers to a certified public accountant in the United States of America, a chartered accountant in Canada, or their equivalent in other countries, whether in public practice, private industry, government, or education. The term *practitioner* refers only to those CPAs/CAs who are in public practice.

The AICPA/CICA Privacy Framework and privacy-related publications are available on the AICPA and the CICA Privacy Resource Centers (see Appendix C of this document for the URLs). The publications include the booklet 20 Questions Businesses Need to Ask About Privacy and the primer Privacy Matters: An Introduction to Personal Information Protection.

For example, the Organisation for Economic Co-operation and Development (OECD) has issued Guidelines on the Protection of Privacy and Transborder Flows of Personal Data (the Guidelines) and the European Union (EU) has issued Directive on Data Privacy (Directive 95/46/EC). In addition, the United States has enacted the Gramm-Leach-Bliley Act (GLBA), the Health Insurance Portability and Accountability Act (HIPAA) and the Children's Online Privacy Protection Act (COPPA). Canada has enacted the Personal Information Protection and Electronic Documents Act (PIPEDA) and Australia has enacted the Australian Privacy Act of 1988. Web site URLs for these and other privacy laws and regulations are set out in Appendix C. Compliance with the Framework criteria may not necessarily result in compliance with applicable privacy laws and regulations and entities may wish to seek appropriate legal advice regarding compliance with any laws and regulations.

and implementation, performance measurement, and independent verification of privacy controls. CPAs/CAs in industry can enhance their value to their employers through performing internal assessments against something they can measure—the AICPA/CICA Privacy Framework.

Enterprise-wide privacy is part of the AICPA/CICA Trust Services family of services, which are professional assurance and advisory services that include a core set of principles and criteria on the subject matters of security, online privacy, processing integrity, availability, and confidentiality. The Privacy Framework follows the practitioner guidance within *Trust Services*. When issued, the Privacy Framework criteria will replace existing Trust Services Online Privacy criteria. To perform an online privacy Trust Services engagement using the Framework, the entity would describe the online <u>system</u> or process in its privacy notice (see Criterion 2.2.2) and the CPA/CA would apply the criteria (from the Privacy Framework) to the related privacy program(s) that he or she is engaged to evaluate.

What Is Privacy?

Privacy is defined as the rights and obligations of individuals and organizations with respect to the collection, use, retention, and disclosure of personal information.

Personal Information

Personal information is information that is, or can be, about or related to an identifiable <u>individual</u>. It includes any information that can be linked to an individual or used to directly or indirectly identify an individual. Most information collected by an organization about an individual is likely to be considered personal information if it can be attributed to an identified individual. Some examples of personal information are:

- Name
- Home or e-mail address
- Identification number
- Physical characteristics
- Consumer purchase history

Some personal information is considered *sensitive*. Some laws and regulations define the following to be <u>sensitive</u> personal information:

- Information on medical or health conditions
- Financial information
- Racial or ethnic origin
- Political opinions
- Religious or philosophical beliefs
- Trade union membership
- Sexual preferences
- Information related to offenses or criminal convictions

Sensitive personal information generally requires an extra level of protection and a higher duty of care. For example, sensitive information may require explicit <u>consent</u> rather than implicit consent. Some information about or related to people cannot be associated with specific individuals. Such information is referred to as nonpersonal information. This includes statistical or summarized personal information for which the identity of the individual is unknown or linkage to the individual has been removed. In such cases, the individual's identity cannot be determined from the information that remains, because

the information is "de-identified" or "anonymized." Nonpersonal information ordinarily is not subject to privacy protection because it can not be linked to an individual.

Rights and Obligations

An effective <u>privacy program</u> requires that organizations and individuals know and assume their rights and obligations that, in some cases, carry the force of law. The following table outlines some of these rights and obligations with respect to maintaining the privacy of personal information. Depending on the policies of the organization, specific agreements between the organization and the individual, regulations, standards, and laws, these aspects of privacy may be the right of the individual or organization, or its obligation to the other party.

	Individuals	Organizations
Rights and Obligations	Be aware of the organization's privacy policies Provide accurate and appropriate information suited to the <u>purpose</u> for which the information is needed Notify the organization of inaccuracies in or changes to personal information used by the organization Adhere to applicable laws and regulations, and other agreements with the organization	 Establish and communicate its privacy policies and commitments to the individual Provide choices or seek consent for the use of the personal information Collect, use, retain, and disclose personal information according to its privacy policies and commitments Allow the individual to update or correct personal information that is used by the organization Protect the personal information from unauthorized use and disclosure Otherwise adhere to its policies, applicable laws and regulations, and other agreements with the individual

Privacy, Confidentiality, and Security

Privacy, as defined by laws and regulations, is about individuals having control over the collection, use, retention, and disclosure of their personal information. Unlike privacy, there is not a widely accepted definition of confidentiality but, in most cases, it is about keeping business information from being disclosed to unauthorized parties. Confidentiality is usually driven by agreements or contractual arrangements. Security is one of the 10 components of the Privacy Framework. The criteria for the security component of privacy are substantially equivalent to the criteria for the Trust Services Security Principle.

Why Privacy Is a Business Issue

Good privacy is good business. Good privacy practices are a key part of corporate governance and accountability. One of today's key business imperatives is maintaining the privacy of personal information. As business systems and processes become increasingly complex and sophisticated, more and more personal information is being collected. As a result, personal information may be exposed to a variety of vulnerabilities, including loss, misuse, and unauthorized access and disclosure. Those vulnerabilities raise concerns for organizations, the government, and the public in general.

Organizations are trying to strike a balance between the proper collection and use of their customers' personal information. The government is trying to protect the public interest but, at the same time, manage its own cache of personal information gathered from citizens. Consumers are very concerned about their personal information and many believe they have lost control of it. With identity theft on the rise, and fears of financial or medical records being accessed inappropriately, there is a pressing need to protect personal information.

Individuals expect their privacy to be respected and their personal information to be protected by the organizations with which they do business. They are no longer willing to overlook an organization's failure to protect their privacy. Therefore, privacy is a risk management issue for *all* businesses. Specific risks of having inadequate privacy policies and procedures include:

- Damage to the organization's reputation, brand, or business relationships
- Legal liability and industry sanctions
- Charges of deceptive business practices
- Customer or employee distrust
- Denial of consent by individuals to have their personal information used for business purposes
- Lost business and consequential reduction in revenue and market share
- Disruption of international business operations

Many CPAs/CAs are skilled at examining management information systems and identifying the controls needed to effectively manage risk. As trusted business advisers, they are adept at performing comprehensive risk assessments and developing advice on risk management. Many organizations are looking to CPAs/CAs for assistance in designing, implementing, maintaining, and evaluating their privacy program. In this respect, CPAs/CAs are in a unique position to provide privacy services to help organizations mitigate privacy-related risks, protect valuable business assets, preserve and enhance an organization's brand and reputation, and maintain and enhance customer loyalty and employee relationships. The AICPA/CICA Privacy Framework provides a foundation for delivering value-added privacy services. Additional information is available in the resource centers listed in Appendix C.

Solutions to Privacy Issues

CPAs/CAs can provide organizations with strategic advice on privacy risk management, help them mitigate privacy risk, and turn privacy into a competitive advantage. They build on decades of experience in providing assurance on financial and nonfinancial information. The business and professional experience, subject matter expertise, and professional characteristics needed for such services are the same key elements that enable a CPA/CA to provide solutions to privacy issues. They are the right professionals to perform objective assessments of an organization's privacy program.

If an organization collects, uses, retains, and discloses personal information, the challenge is to enhance the trust relationships with consumers, customers, employees, and third parties, as well as to comply with privacy laws and regulations and good fair information practices. A CPA/CA can help an organization address privacy issues by:

- Developing a privacy strategy and plan
- Providing privacy advice, recommendations, and training relating to one or more of the privacy components
- Preparing or evaluating privacy policies and procedures

- Assessing and managing privacy risk
- Implementing a privacy program
- Providing assurance on whether the 10 privacy components (as measured by the criteria set out in the AICPA/CICA Privacy Framework) are met.

Privacy Framework

Privacy Principle

Personal information is collected, used, retained, and disclosed in conformity with the commitments in the entity's privacy notice and with the AICPA/CICA Privacy Criteria.

Privacy Components and Criteria

The AICPA/CICA Privacy Framework contains 10 privacy components⁴ and related criteria that are essential to the proper protection and management of personal information. These privacy components and criteria are based on internationally known fair information practices included in many privacy laws and regulations of various jurisdictions around the world and best practices. The following are the 10 privacy components:

- 1. <u>Management</u>: The <u>entity</u> defines, documents, communicates, and assigns accountability for its privacy policies and procedures.
- 2. <u>Notice</u>: The entity provides notice about its privacy policies and procedures and identifies the purposes for which personal information is collected, used, retained, and disclosed.
- 3. <u>Choice and Consent</u>: The entity describes the choices available to the individual and obtains implicit or explicit consent with respect to the collection, use, retention, and disclosure of personal information.
- 4. <u>Collection</u>: The entity collects personal information only for the purposes identified in the notice.
- 5. <u>Use and Retention</u>: The entity limits the use of personal information to the purposes identified in the notice and for which the individual has provided implicit or explicit consent. The entity retains personal information for only as long as necessary to fulfill the stated purposes.
- 6. Access: The entity provides individuals with access to their personal information for review and update.
- 7. <u>Disclosure</u> to Third Parties: The entity discloses personal information to third parties only for the purposes identified in the notice and with the implicit or explicit consent of the individual.
- 8. <u>Security</u>: The entity protects personal information against unauthorized access (both physical and logical).
- 9. Quality: The entity maintains accurate, complete, and relevant personal information for the purposes identified in the notice..

Although some privacy regulations use the term *principle* the term *component* is used in this privacy framework to represent that concept since the term principle has been previously defined in the Trust Services literature.

10. <u>Monitoring and Enforcement</u>: The entity monitors compliance with its privacy policies and procedures and has procedures to address privacy-related inquiries and disputes.

For each of the 10 privacy components, there are relevant, objective, complete, and measurable criteria for evaluating an entity's privacy policies, communications, and procedures and controls. *Privacy policies* are written statements that convey management's intent, objectives, requirements, responsibilities, and/or standards. *Communications* refers to the organization's communication to individuals, internal personnel, and third parties about its privacy notice and its commitments therein and other relevant information. *Procedures and controls* are the other actions the organization takes to achieve the criteria

Framework Presentation

The Framework is presented in a three-column format. The first column contains the criteria.⁵ The second column, which contains illustrations and explanations, is designed to enhance the understanding of the criteria. The illustrations are not intended to be comprehensive, nor are any of the illustrations required for an entity to have met the privacy criteria. The third column contains additional considerations, including supplemental information such as good privacy practices and selected requirements of specific laws and regulations that pertain to a certain industry or country.

The criteria identified in the 10 privacy components provide a basis for designing, implementing, maintaining, and evaluating a privacy program in order to meet an entity's needs by CPAs/CAs both in public practice and in business, government, and so on.

<u>Practitioner Use of the Framework for Providing Advisory Services</u>

Practitioners can provide a variety of advisory services to their clients, which include strategic, diagnostic, implementation, and sustaining/managing services using the Framework principle, components, and criteria. It could include, for example, advising clients on system weaknesses, assessing risk, and recommending a course of action using the Framework criteria as a benchmark.

Practitioners in the United States providing such advisory services follow Statement on Standards for Consulting Services (AICPA, *Professional Standards*, vol. 2, CS sec. 100). Canadian practitioners are not required to comply with any specific set of standards with respect to advisory service engagements but, as noted above, are expected to meet the standards set out in Sections 5000–5900 of the CICA Handbook.

<u>Practitioner Use of the Framework for Providing Attestation or Assurance Services</u>

Practitioners also can use the criteria to perform an examination of an organization's privacy under Statement on Standards for Attestation Engagements No. 10, *Attestation Engagements: Revision and Recodification* (AICPA, *Professional Standards*, vol. 1, AT sec. 101), as amended, or the CICA Assurance Standards, CICA Handbook Section 5025. In addition, the practitioner guidance included in the AICPA/CICA Trust Services Criteria is applicable to these types of engagements. All the relevant

⁵ These criteria meet the definition of "criteria established by a recognized body" described in the third general standard for attestation engagements in the United States in Chapter 1 of Statement on Standards for Attestation Engagements No. 10, *Attestation Engagements: Revision and Recodification* (AICPA, *Professional Standards*, vol. 1, AT sec. 101.24), as amended, and in the standards for assurance engagements in Canada (CICA Handbook, paragraph 5025.41).

criteria in all 10 privacy co unqualified report. ⁶	omponents need to l	be met during the	period covered by	the report to issue an
6 See Appendix B, "Illustrative	Donosto "			

Privacy Components and Criteria

Management

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
1.0	procedures.	nmunicates, and assigns accountabil	ity for its privacy policies and
1.1	Policies and Communications		
1.1.0	Privacy Policies The entity defines and documents its privacy policies with respect to: Notice (See 2.1.0) Choice and Consent (See 3.1.0) Collection (See 4.1.0) Use and Retention (See 5.1.0) Access (See 6.1.0) Onward Transfer and Disclosure (See 7.1.0) Security (See 8.1.0) Quality (See 9.1.0) Monitoring and Enforcement (See 10.1.0).	Privacy policies are documented (in writing) and made readily available to internal personnel and third parties who need them.	
1.1.1	Privacy policies, and the consequences of noncompliance with such policies, are communicated at least annually to the entity's internal personnel responsible for collecting, using, retaining, and disclosing personal information.	 The entity: Periodically communicates to internal personnel (for example, on a network or a Web site) relevant information about the entity's privacy policies and changes to its privacy policies. Requires internal personnel to confirm 	Privacy policies encompass security policies relevant to the protection of personal information.

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
	Changes in privacy policies are communicated to such personnel shortly after the changes are approved.	 (initially and periodically) their understanding of an agreement to comply with the entity's privacy policies. Educates and trains internal personnel (initially and periodically) who have access to personal information or are charged with the security of personal information about privacy awareness, 	
1.1.2	Responsibility and Accountability for Policies Responsibility and accountability is assigned to a person or group for documenting, implementing, enforcing, monitoring, and updating the entity's privacy policies. The names of such person or group and their responsibilities are communicated to internal personnel.	concepts, and issues. The entity assigns responsibility for privacy policies to a designated person, such as a corporate privacy officer (those assigned responsibility for privacy policies may be different from those assigned for other policies, such as security). The authority and accountability of the designated person or group are clearly documented. Responsibilities include: • Establishing standards to classify the sensitivity of personal information and to determine the level of protection required. • Formulating and maintaining the entity's privacy policies. • Monitoring and updating the entity's privacy policies. • Delegating authority for enforcing the entity's privacy policies. • Monitoring degree of compliance and initiating action to improve training or	

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		clarification of policies and practices. The Board periodically includes privacy in its regular review of corporate governance.	
		The entity requires users, management, and third parties to confirm (initially and annually) their understanding of and agreement to comply with the entity's privacy policies and procedures related to the security of personal information.	
1.2	Procedures and Controls		
1.2.1	Review and Approval Privacy policies and procedures and changes thereto are reviewed and approved by management.	 Privacy policies and procedures are: Reviewed and approved by senior management or a management committee. Reviewed at least annually and updated as needed. 	
1.2.2	Consistency of Privacy Policies and Procedures With Laws and Regulations Policies and procedures are reviewed and compared to the requirements of applicable laws and regulations at least annually and whenever there are changes to such laws and regulations. Privacy policies and procedures are revised to conform with the requirements of applicable laws and regulations.	Corporate counsel or the legal department: Determines which privacy laws and regulations are applicable in the jurisdictions in which the entity operates. Reviews the entity's privacy policies and procedures to ensure they are consistent with the applicable laws and regulations.	

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
1.2.3	Consistency of Commitments With Privacy Policies and Procedures Entity personnel or advisors review contracts for consistency with privacy policies and procedures and addresses any inconsistencies.	Management and the corporate counsel or the legal department review all contracts and service-level agreements for consistency with the entity's privacy policies and procedures.	
1.2.4	Infrastructure and Systems Management Entity personnel or advisors review the design, acquisition, implementation, configuration, and management of infrastructure, systems, and procedures and changes thereto for consistency with the entity's privacy policies and procedures and address any inconsistencies.	 Procedures are in place to: Govern the development, acquisition, implementation, and maintenance of information systems and related technology used to collect, use, retain, and disclose personal information. Ensure that the entity's backup and disaster recovery planning processes are consistent with its privacy policies and procedures. Classify the sensitivity of classes of data and determine the classes of users who should have access to each class of data. Users are assigned user access profiles based on their need for access and their functional responsibilities as they relate to personal information. Assess planned changes to systems and procedures for their potential effect on privacy. Test changes to system components to minimize the risk of an adverse effect on systems that process personal 	

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		information. All test data is anonymized. • Require the documentation and approval by the privacy officer and business unit manager before implementing changes to systems and procedures that handle personal information, including those that may affect security. Emergency changes may be documented and approved on an after-the-fact basis.	
1.2.5	Supporting Resources Resources are provided by the entity to implement and support its privacy policies.	Management reviews annually the assignment of personnel, budgets, and allocation of other resources to its <u>privacy</u> program.	
1.2.6	Qualifications of Personnel The entity establishes qualifications for personnel responsible for protecting the privacy and security of personal information and assigns such responsibilities only to those personnel who meet these qualifications and have received needed training.	 The qualifications of internal personnel responsible for protecting the privacy and security of personal information are ensured by procedures such as: Formal job descriptions (including the responsibilities, educational and professional requirements, and organizational reporting for key privacy management positions). Hiring procedures (including comprehensive screening of credentials, background checks, and reference checking). Training programs related to privacy and security matters. Performance appraisals (performed by supervisors, including assessments of professional development activities). 	

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
1.2.7	Changes in Business and Regulatory Environments For each jurisdiction in which the entity operates, the effect on privacy of changes in the following factors is identified and addressed: Business operations and processes. People. Technology. Applicable laws and regulations. Contracts and service-level agreements. Privacy policies and procedures are updated for such changes.	 The entity has an ongoing process in place to monitor, assess, and address the effect on privacy of changes in: Business operations and processes. People assigned responsibility for privacy and security matters. Technology (prior to implementation). Legal and regulatory environments. Contracts and service-level agreements with third parties (changes that alter the privacy and security related clauses in contracts are reviewed and approved by the privacy officer or corporate counsel before they are executed). 	

Notice

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
2.0	The entity provides notice about its privacy policies and procedures and identifies the <u>purpose</u> s for which personal information is collected, used, retained, and disclosed.		
2.1	Policies and Communications		
2.1.0	Privacy Policies The entity's privacy policies address providing notice to individuals.		
2.1.1	 Communication to Individuals Notice is provided to individuals regarding the following privacy policies: Purpose for collecting personal information. Choice and Consent (See 3.1.1) Collection (See 4.1.1) Use and Retention (See 5.1.1) Access (See 6.1.1) Onward Transfer and Disclosure (See 7.1.1) Security (See 8.1.1) Quality (See 9.1.1) Monitoring and Enforcement (See 10.1.1) If information is collected from sources other than the individual, such sources are described in the notice. 	 The entity's privacy notice: Describes the purposes for which information is collected. Indicates if the purpose for collecting sensitive personal information is part of a legal requirement. May be provided in various ways (for example, in a face-to-face interview, a telephone interview, an application form or questionnaire, or electronically). Written notice is the preferred method. 	 Notice also may describe situations when personal information will be disclosed, such as: Certain processing for purposes of public security or defense. Certain processing for purposes of public health or safety. When allowed or required by law. The purpose described in the notice should be stated in such a manner that the individual can reasonably understand the purpose and how the information is to be used. Such purpose should be consistent with the business purpose of the entity and not overly broad.
2.2	Procedures and Controls		
2.2.1	Provision of Notice Notice is provided to the individual	Privacy notice is: Readily accessible and available when	Some regulatory requirements indicate that a privacy notice is to be provided on a

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
	 about the entity's privacy policies and procedures: At or before the time information is collected, or as soon as practical thereafter. At or before the entity changes its privacy policies and procedures, or as soon as practical thereafter. Before personal information is used for new purposes not previously identified (see 3.2.2 regarding Consent for New Purposes and Uses). 	personal information is first collected from the individual. Provided in a timely manner (that is, at or before the time information is collected, or as soon as practical thereafter) to enable individuals to decide whether or not to submit personal information to the entity. Clearly dated to allow individuals to determine whether the notice has changed since the last time they read it or since the last time they submitted personal information to the entity. In addition, the entity: Tracks previous iterations of the entity's privacy policies and procedures. Informs individuals of a change to a previously communicated privacy notice, for example, by posting the notification on the entity's Web site, by sending written notice via the mail, or by sending an e-mail. Documents that changes to privacy policies and procedures were communicated to individuals.	periodic basis, for example, annually in the Gramm-Leach-Bliley Act (GLBA).

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
2.2.2	Entities and Activities Covered An objective description of the entities and activities covered by the privacy policies and procedures is included in the entity's privacy notice.	 The privacy notice describes the particular entities and activities covered, for example: Operating jurisdictions (legal and political). Businesses and affiliates. Lines of business. Types of third parties (for example, delivery companies and other types of service providers). Sources of information (for example, mail order or online). The entity informs individuals when they leave the Web site and are no longer covered by the entity's privacy policies and procedures. 	
2.2.3	Clear and Conspicuous Clear and conspicuous language is used in the entity's privacy notice.	 The privacy notice is: In plain and simple language. Appropriately labeled, easy to see, and not in fine print. Linked to or displayed on the Web site at points of data collection. 	If multiple notices are used for different subsidiaries or segments of an entity, similar formats should be encouraged to avoid consumer confusion and clarify their understanding of any differences. Some regulations, such as GLBA, may contain specific information that a disclosure must contain. Illustrative notices are often available for certain industries and types of collection, use, retention, and disclosure.

Choice and Consent

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations		
3.0	The entity describes the choices available to the individual and obtains implicit or explicit consent with respect to the collection, use, retention, and disclosure of personal information.				
3.1	Policies and Communications	•			
3.1.0	Privacy Policies The entity's privacy policies address the choices available to individuals and the consent to be obtained.				
3.1.1	Communication to Individuals Individuals are informed: About the choices available to them with respect to the collection, use, retention, and disclosure of personal information. That implicit or explicit consent is required to collect, use, retain, and disclose personal information, unless a law or regulation specifically requires otherwise.	 The entity's privacy notice describes, in a clear and concise manner: The choices available to the individual regarding the collection, use, retention, and disclosure of personal information. The process an individual should follow to exercise these choices (for example, checking an "opt-out" box to decline receiving marketing materials). The consequences of failing to provide information. Individuals are advised that: Personal information not essential to the purposes identified in the privacy notice need not be provided. Preferences may be changed and consent may be withdrawn at a later time, subject to legal or contractual restrictions and reasonable notice. 	Some laws and regulations (such as Principle 11, Limits on the Disclosure of Personal Information, section 1 of the Australian Privacy Act of 1988) provide specific exemptions for the entity not to obtain the individual's consent. Examples of such situations include: • The recordkeeper believes on reasonable grounds that use of the information for that other purpose is necessary to prevent or lessen a serious and imminent threat to the life or health of the individual concerned or another person. • When use of the information for that other purpose is required or authorized by or under law.		

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		The type of consent required depends on the nature of the personal information and the method of collection (for example, an individual subscribing to a newsletter gives implied consent to receive communications from the entity).	
3.2.1	Implicit or Explicit Consent Implicit or explicit consent is obtained from the individual at or before the time information is collected or as soon as practical thereafter. The individual's preferences expressed in his or her consent are confirmed and implemented.	 The entity: Obtains and documents an individual's consent in a timely manner (that is, at or before the time information is collected, or as soon as practical thereafter). Confirms an individual's preferences (in writing or electronically). Documents and manages changes to an individual's preferences. Ensures that an individual's preferences are implemented. Addresses conflicts in the records about an individual's preferences. Ensures that the use of personal information, throughout the entity and by third parties, is in accordance with an individual's preferences. 	
3.2.2	Consent for New Purposes and Uses If information that was previously collected is to be used for purposes not previously identified in the privacy notice, the new purpose is documented, the individual is notified, and implicit or explicit consent is obtained prior to such	 When personal information is to be used for a purpose not previously specified, the entity: Notifies the individual and documents the new purpose. Obtains and documents consent or withdrawal of consent to use the 	If policies are changed but do not constitute new purposes or uses, the organization may wish to consult with legal counsel.

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
	new use or purpose.	 information for the new purpose. Ensures that personal information is being used in accordance with the new purpose or, if consent was withdrawn, not so used. 	
3.2.3	Explicit Consent for Sensitive Information Explicit consent is obtained directly from the individual when sensitive personal information is collected, used, retained, or disclosed, unless a law or regulation specifically requires otherwise.	The entity collects sensitive information only if the individual provides <i>explicit consent</i> . Explicit consent requires that the individual affirmatively agree, through some action, to the use or disclosure of the sensitive information. Explicit consent is obtained directly from the individual and documented, for example, by requiring the individual to check a box or sign a form. This is sometimes referred to as opt in.	The Personal Information Protection and Electronic Documents Act (PIPEDA), Schedule 1, clause 4.3.6, states that an organization should generally seek explicit consent when the information is likely to be considered sensitive.
3.2.4	Consequences of Denying or Withdrawing Consent When information is collected, individuals are informed of the consequences of refusing to provide personal information or of denying or withdrawing consent to use personal information for purposes identified in the notice.	 The entity informs individuals at the time of collection: About the consequences of refusing to provide information (for example, transactions may not be processed). About the consequences of denying or withdrawing consent (for example, opting out of receiving information about products and services may result in not being made aware of sales promotions). About how they will or will not be affected by failing to provide more than the minimum required information (for example, services or products will still be provided). 	

Collection

Reference	Criteria	Illustrations and Explanations of	Additional Considerations
1.0		Criteria	
4.0	The entity collects personal information only for the purposes identified in the notice.		
4.1	Policies and Communications		
4.1.0	Privacy Policies		
	The entity's privacy policies address the		
	collection of personal information.		
4.1.1	Communication to Individuals	The entity's privacy notice discloses the	
	Individuals are informed that personal	types of personal information collected	
	information is collected only for the	and the methods used to collect personal	
	purposes identified in the notice.	information.	
4.2	Procedures and Controls		
4.2.1	Types of Personal Information	Examples of the types of personal	
4.2.1	Collected and Methods of Collection	information collected are:	
	The types of personal information	 Financial (for example, financial 	
	collected and the methods of collection,	account information)	
	including the use of <u>cookies</u> or other	 Health (for example, information about 	
	tracking techniques, are documented and	physical or mental status or history)	
	described in the privacy notice.		
	described in the privacy notice.	2 01110 grup 1110 (101 0110111p10, ugo,	
		income range, social geo-codes). Examples of methods of collecting and	
		third-party sources of personal	
		information are:	
		 Credit reporting agencies 	
		Over the telephone	
		<u> </u>	
		• Via the Internet using forms, cookies,	
		or Web beacons.	
		The entity's privacy notice discloses that	
		it uses cookies and Web beacons and how	

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		they are used. The notice also describes the consequences if the cookie is refused.	
4.2.2	Collection Limited to Identified Purpose The collection of personal information is limited to that necessary for the purposes identified in the notice.	 Systems and procedures are in place to: Specify the personal information essential for the purposes identified in the notice and differentiate it from optional personal information. Periodically review the entity's program or service needs for personal information (for example, once every five years or when there are changes to the program or service). Obtain explicit consent when sensitive personal information is collected (see 3.2.3 regarding Explicit Consent for Sensitive Information). Monitor that the collection of personal information is limited to that necessary for the purposes identified in the privacy notice and that all optional data is identified as such. 	
4.2.3	Collection by Fair and Lawful Means Methods of collecting personal information are reviewed by management, legal counsel, or both before they are implemented to confirm that personal information is obtained: • Fairly - Without intimidation or deception, and • Lawfully - Adhering to all relevant rules of law, whether	The entity's legal counsel reviews the methods of collection and any changes thereto.	 It may be considered a deceptive practice: To use tools, such as cookies and Web beacons, on the entity's Web site to collect personal information without providing notice to the individual. To link information collected during an individual's visit to a Web site with personal information from other sources without providing notice to the individual.

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
	derived from statute or common law, relating to the collection of personal information		To use a <u>third party</u> to collect information in order to avoid providing notice to individuals.
			Entities should consider legal and regulatory requirements in jurisdictions other than the one in which they operate (for example, an entity in Canada may collect personal information about Europeans and may be subject to certain legal requirements in Europe) A review of complaints may help to identify if there are unfair or unlawful practices.
4.2.4	Collection From Third Parties Management confirms that third parties from whom information is collected (that is, sources other than the individual) are reliable sources that collect information fairly and lawfully.	 Performs due diligence before establishing a relationship with a third-party data provider. Reviews the privacy policies and collection methods of third parties before accepting personal information from third-party data sources. 	Contracts include provisions that require that information is collected from reliable sources and that information is collected fairly and lawfully. If information collected from third parties is to be combined with information collected from the individual, consideration should be given to providing notice to such individuals.

Use and Retention

Reference	Criteria	Illustrations and Explanations of	Additional Considerations	
		Criteria		
5.0	The entity limits the use of personal information to the purposes identified in the notice and for which the			
	individual has provided implicit or explicit consent. The entity retains personal information for only as			
	long as necessary to fulfill the state	_ ·	,	
5.1	Policies and Communications			
5.1.0	Privacy Policies			
	The entity's privacy policies address the			
	use and retention of personal			
	information.			
5.1.1	 Communication to Individuals Individuals are informed that personal information is: Used only for the purposes identified in the notice and only if the individual has provided implicit or explicit consent, unless a law or regulation specifically requires otherwise. Retained for no longer than necessary to fulfill the stated purposes, or for a period specifically required by law or regulation. 	 The entity's privacy notice describes the uses of personal information, for example: Processing business transactions (for example, claims and warranties, payroll, taxes, benefits, stock options, bonuses, or other compensation schemes). Addressing inquiries or complaints about products or services, or interacting during the promotion of products or services. Product design and development, or purchasing of products or services. Participation in scientific or medical research activities, marketing, surveys, or market analysis. Personalization of Web sites or downloading software. Legal requirements. 		
	 Used only for the purposes identified in the notice and only if the individual has provided implicit or explicit consent, unless a law or regulation specifically requires otherwise. Retained for no longer than necessary to fulfill the stated purposes, or for a period specifically required by law or 	 Processing business transactions (for example, claims and warranties, payroll, taxes, benefits, stock options, bonuses, or other compensation schemes). Addressing inquiries or complaints about products or services, or interacting during the promotion of products or services. Product design and development, or purchasing of products or services. Participation in scientific or medical research activities, marketing, surveys, or market analysis. Personalization of Web sites or downloading software. 		

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		The entity's privacy notice explains that personal information will be retained only as long as necessary to fulfill the stated purposes, or for a period specifically required by law or regulation.	
5.2	Procedures and Controls		
5.2.1	Use of Personal Information Personal information is used only for purposes identified in the notice and only if the individual has provided implicit or explicit consent, unless a law or regulation specifically requires otherwise.	 Systems and procedures are in place to monitor the use of personal information to ensure: Use in conformity with the purposes identified in the entity's privacy notice. Use in agreement with the consent received from the individual. Compliance with applicable laws and regulations. 	Some regulations (for example, GLBA, Health Insurance Portability and Accountability Act [HIPAA], and the Children's Online Privacy Protection Act [COPPA]) have specific provisions for the use of personal information.
5.2.2	Retention of Personal Information	The entity:	Some laws specify the retention period for
	Personal information is retained for no longer than necessary to fulfill the stated purposes unless a law or regulation specifically requires otherwise.	 Documents its retention policies and disposal procedures. Erases or destroy records in accordance with the retention policies, regardless of the method of storage (for example, electronic or paperbased). Retains, stores, and disposes of archived and backup copies of records in accordance with its retention policies. Ensures that personal information is not kept beyond the standard retention time unless there is a justified business 	personal information; for example, HIPAA has a six-year retention period from the date of creation or last in effect for personal information. There may be other statutory record retention requirements; for example, certain data may need to be retained for tax purposes or in accordance with employment laws.

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		 reason for doing so. Locates and removes specified personal information about an individual as required, for example, removing credit card numbers after the transaction is complete. Regularly and systematically destroys, erases, or makes anonymous personal information no longer required to fulfill the identified purposes or required by laws and regulations. 	
		Contractual requirements should be considered when establishing retention practices.	

Access

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
6.0	The entity provides individuals with access to their personal information for review and update.		
6.1	Policies and Communications	_	
6.1.0	Privacy Policies The entity's privacy policies address providing individuals with access to their personal information.		
6.1.1	Communication to Individuals Individuals are informed about how they may obtain access to their personal information to review, update, and correct that information.	 The entity's privacy notice: Explains how individuals may gain access to their personal information and any costs associated with obtaining such access. Outlines the means by which individuals may update and correct their personal information (for example, in writing, by phone, by email, or by using the entity's Web site). 	
6.2	Procedures and Controls		
6.2.1	Access by Individuals to Their Personal Information Individuals are able to determine whether the entity maintains personal information about them and, upon request, may obtain access to their personal information.	 Procedures are in place to: Determine whether the entity holds or controls personal information about an individual. Communicate the steps to be taken to gain access to the information. Respond to an individual's request on a timely basis. Provide a copy of personal 	 Some laws and regulations specify: Provisions and requirements for providing access to personal information (for example, HIPAA). Requirements that requests for access to personal information be submitted in writing.

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		 information, upon request, in printed or electronic form that is convenient to both the individual and the entity. Record requests for access, actions taken, including denial of access, and unresolved complaints and disputes. 	
6.2.2	Confirmation of an Individual's Identity The identity of individuals who request access to their personal information is authenticated before they are given access to that information.	 Employees are adequately trained to authenticate the identity of individuals before granting: Access to their personal information. Requests to change sensitive or critical information (for example, to update primary information such as address or bank details). The entity: Does not use government issued identifiers (for example, Social Security numbers or Social Insurance numbers) for authentication. Mails information about a change request only to the address of record or, in the case of a change of address, to both the old and new addresses. Requires that a user ID and password (or equivalent) be used to access user account information online. 	The extent of authentication considers the type and sensitivity of information that is made available. Different techniques may be considered for the different channels: • Web • Interactive voice response system • Call center • In person
6.2.3	Understandable Information, Time Frame, and Cost Personal information is provided to the individual in an understandable form, in	The entity: • Provides personal information to the individual in a format that is understandable (for example, not in	

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
	a reasonable time frame, and at a reasonable cost, if any.	code, not in a series of numbers, not in overly technical language or other jargon) and in a form convenient to both the individual and the entity. • Makes a reasonable effort to locate the personal information requested and, if personal information cannot be found, keeps sufficient records to demonstrate that a reasonable search was made. • Takes reasonable precaution to ensure that information released does not identify another person, directly or indirectly. • Provides access to personal information in a time frame that is similar to the entity's normal response times for other business transactions, or as permitted or required by law. • Provides access to personal information in archived or backup systems and media. • Informs individuals of the cost of access at the time the access request is made or as soon as practicable thereafter. • Charges the individual for access to information at an amount, if any, that is not excessive in relation to the entity's cost of providing access. • Provides an appropriate physical space to inspect personal information.	

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
6.2.4	Denial of Access Individuals are informed, in writing, of the reason a request for access to their information was denied, the source of the entity's legal right to deny such access, if applicable, and the individual's right, if any, to challenge such denial, as specifically permitted or required by law or regulation.	 The entity: Outlines the reasons why access to personal information may be denied. Records all denials of access and unresolved complaints and disputes. Provides the individual with partial access in situations in which access to some of his or her personal information is justifiably denied. Provides the individual with a written explanation as to why access to personal information is denied. Provides a formal escalation and review process if access to information is denied. (See 6.2.7 regarding Escalation of Complaints and Disputes.) Conveys the entity's legal rights and the individual's right to challenge, if applicable. 	Some laws and regulations (for example, Principle 5, Information relating to records kept by record-keeper, point 2 of the Australian Privacy Act of 1988) cover situations when the individual cannot review the reasons for denial of access.
6.2.5	Updating or Correcting Personal Information Individuals are able to update or correct personal information held by the entity. If practical and economically feasible to do so, the entity provides such updated or corrected information to third parties that previously were provided with the individual's personal information.	 Describes the process an individual must follow to update or correct personal information records (for example, in writing, by phone, by email, or by using the entity's Web site). Verifies the accuracy and completeness of information that an individual updates or changes (for 	In some jurisdictions (for example, PIPEDA, Schedule 1, clauses 4.5.2 and 4.5.3), personal information cannot be erased, but an entity is bound to cease further processing.

Reference	Criteria	Illustrations and Explanations of	Additional Considerations
		Criteria	
		 example, by edit and validation controls, and forced completion of mandatory fields). Records the date, time, and identification of the person making the change if the entity's employee is making a change on behalf of an individual. Notifies third parties to whom personal information has been disclosed of amendments, erasures, or blocking of personal information, if it is possible and reasonable to do so. 	
6.2.6	Statement of Disagreement Individuals are informed, in writing, about the reason a request for correction of personal information was denied, and how they may appeal.	If an individual and an entity disagree about whether personal information is complete and accurate, the individual may ask the entity to accept a statement claiming that the personal information is not complete and accurate. The entity: • Documents instances when an individual and the entity disagree about whether personal information is complete and accurate. • Informs the individual, in writing, of the reason a request for correction of personal information is denied, citing the individual's right to appeal. • Informs the individual, when access to personal information is requested or when access is actually provided, that	Some regulations (for example, HIPAA) have specific requirements for denial of requests and handling of disagreements from individuals. If a challenge is not resolved to the satisfaction of the individual, when appropriate, the existence of such challenge is communicated to third parties having access to the information in question.

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		the statement of disagreement may include information about the nature of the change sought by the individual and the reason for its refusal by the entity. • If appropriate, notifies third parties who have previously been provided with personal information that there is a disagreement.	
6.2.7	Escalation of Complaints and Disputes Complaints and other disputes are escalated until they are resolved.	 The entity has established a formal escalation process to address complaints and disputes that are not resolved. The entity: Trains employees responsible for handling individuals' complaints and disputes about the escalation process. Documents unresolved complaints and disputes. Escalates complaints and disputes for review by management. Resolves complaints and disputes on a timely basis. Engages an external, third-party dispute resolution service (for example, an arbitrator), when appropriate, to assist in the resolution of complaints and disputes. 	Some laws (for example, PIPEDA) permit escalation through the court system up to the most senior court.

Disclosure to Third Parties

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations	
7.0	The entity discloses personal information to third parties only for the purposes identified in the notice and with the implicit or explicit consent of the individual.			
7.1	Policies and Communications			
7.1.0	Privacy Policies The entity's privacy policies address the disclosure of personal information to third parties.			
7.1.1	Communication to Individuals Individuals are informed that personal information is disclosed to third parties only for the purposes identified in the notice and for which the individual has provided implicit or explicit consent unless a law or regulation specifically allows or requires otherwise.	 The entity's privacy notice: Describes the practices related to the sharing of personal information (if any) with third parties and the reasons for information sharing. Identifies third parties or classes of third parties to whom personal information is disclosed. Informs individuals that personal information is disclosed to third parties only for the purposes (1) identified in the notice and (2) for which the individual has provided implicit or explicit consent, or as specifically allowed or required by law or regulation. 	 The entity's privacy notice may disclose: The process used to assure the privacy and security of personal information that has been disclosed to a third party. How personal information shared with a third party will be kept up-to-date, so that outdated or incorrect information shared with a third party will be changed if the individual has changed his or her information. 	
7.1.2	Communication to Third Parties	Prior to sharing personal information with		
	Privacy policies are communicated to	a third party, the entity communicates its		
	third parties to whom personal	privacy policies to and obtains a written		
	information is disclosed.	agreement from the third party that its		

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		practices are substantially equivalent to the entity's.	
7.2	Procedures and Controls		
7.2.1	Disclosure of Personal Information Personal information is disclosed only for the purposes described in the notice and for which the individual has provided implicit or explicit consent, unless a law or regulation specifically allows or requires otherwise.	 Systems and procedures are in place to: Prevent the disclosure of personal information to third parties unless an individual has given implicit or explicit consent for the disclosure. Document the nature and extent of personal information disclosed to third parties. Test whether disclosure to third-parties is in compliance with the entity's privacy policies and procedures, or as specifically allowed or required by law or regulation. Document any third-party disclosures for legal reasons. 	Personal information may be disclosed through various legal processes to law enforcement or regulatory agencies. Some laws and regulations have specific provisions for the disclosure of personal information. Some permit disclosure of personal information without consent while others require verifiable consent.
7.2.2	Protection of Personal Information Personal information is disclosed only to third parties who have privacy policies substantially equivalent to those of the entity.	 Systems and procedures are in place to: Provide a level of protection of personal information equivalent to that of the entity when information is provided to a third party (that is, by contract or agreement). Affirm that the level of protection of personal information by third parties is equivalent to that of the entity, for example, by obtaining assurance (for example, an auditor's report), contractual obligation, or other representation (for example, written annual confirmation). 	The entity is responsible for personal information in its possession or custody, including information that has been transferred to a third party. Some regulations (for example, from the U.S. federal financial regulatory agencies) require that an entity take reasonable steps to oversee appropriate service providers by exercising appropriate due diligence in the selection of service providers. The European Union (EU) requires substantially equivalent privacy protection

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		• Limit the third party's use of personal information to purposes necessary to fulfill the contract.	before transferring information to a third party.
		 Communicate the individual's preferences to the third party. Refer any requests for access or complaints about the personal 	PIPEDA requires a comparable level of protection while the information is being processed by a third party.
		 information transferred by the entity to the privacy officer. Specify how and when third parties are to dispose of or return any personal information provided by the entity. 	Article 25 of the EU's Safe Harbor requires that such transfers take place only where the third party ensures an adequate level of protection.
7.2.3	New Purposes and Uses Personal information is disclosed to third parties for new purposes or uses only with the prior implicit or explicit consent of the individual.	 Systems and procedures are in place to: Notify individuals and obtain their consent prior to disclosing personal information to a third party for purposes not identified in the privacy notice. Document whether the entity has notified the individual and received the individual's consent. Monitor that personal information is being provided to third parties only for uses specified in the privacy notice. 	Other types of onward transfers include transfers to third parties: • Who are subsidiaries or affiliates. • To provide a service requested by the individual. • Who are law enforcement or regulatory agencies. • In another country who may be subject to other requirements.
7.2.4	Misuse of Personal Information by a Third Party The entity takes remedial action in response to misuse of personal information by a third party to whom the entity has transferred such information.	 The entity: Monitors complaints to identify indications of any misuse of personal information by third parties. Responds to any knowledge of a third party using or disclosing personal information in variance with the entity's privacy policies and procedures or contractual 	

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		 arrangements. Mitigates, to the extent practicable, any harm caused by the use or disclosure of personal information by the third party in violation of the entity's privacy policies and procedures. Takes remedial action in the event that a third party misuses personal information (for example, contractual clauses address the ramification of misuse of personal information). 	

Security

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
8.0	The entity protects personal infor	nation against unauthorized access (both physical and logical).
8.1	Policies and Communications		1 0
8.1.0	Privacy Policies The entity's privacy policies address the security of personal information.	Privacy policies adequately address security measures to safeguard the privacy of personal information whether in electronic, paper, or other forms. Security measures are consistent with the sensitivity of the personal information.	Personal information in any location under control of the entity or deemed to be under control of the entity must be protected.
8.1.1	Communication to Individuals Individuals are informed that precautions are taken to protect personal information.	 The entity's privacy notice describes the security measures used to protect the individual's personal information, for example: Employees are authorized to access personal information based on job responsibilities. Authentication is used to prevent unauthorized access to personal information stored electronically. Physical security is maintained over personal information stored in hard copy form and encryption is used to prevent unauthorized access to personal information sent over the Internet. Special security safeguards are applied to sensitive information. 	Users, management, providers, and other parties should strive to develop and adopt good privacy practices and to promote conduct that recognizes security needs and respects the legitimate interests of others. Consideration should be given to disclosing in the privacy notice the security obligations of individuals, such as keeping user IDs and passwords confidential and reporting security compromises.

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		2 12 17	
8.2	Procedures and Controls		
8.2.1	Information Security Program A security program has been developed, documented, approved, and implemented that includes administrative, technical, and physical safeguards to protect personal information from loss, misuse, unauthorized access, disclosure, alteration, and destruction.	The entity's security program addresses the following matters related to protection of personal information: a. Periodic risk assessments. b. Identification and documentation of the security requirements of authorized users.	Safeguards employed may consider the nature and sensitivity of the data, as well as the size and complexity of the entity's operations. For example, the entity may protect personal information and other sensitive information to a level greater than it applies for other information.
		c. Allowing access, the nature of that access, and who authorizes such access.d. Preventing unauthorized access.	Some regulations (for example, HIPAA) provide a greater level of detail and guidance on specific security measures to be considered and implemented.
		e. The procedures to add new users, modify the access levels of existing users, and remove users who no longer need access.	Some security rules (for example, GLBA-related rules for safeguarding information) require: • Board (or committee or individual
		f. Assignment of responsibility and accountability for security.	appointed by the board) approval and oversight of the entity's information security program.
		g. Assignment of responsibility and accountability for system changes and maintenance.	 That an entity take reasonable steps to oversee appropriate service providers by:
		h. Implementing system software upgrades and patches.	o Exercising appropriate due diligence in the selection of service
		i. Testing, evaluating, and authorizing system components before implementation.	providers. O Requiring service providers by contract to implement and maintain appropriate safeguards for the
		j. Addressing how complaints and requests relating to security issues are	personal information at issue.

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		resolved. k. Handling errors and omissions, security breaches, and other incidents. l. Procedures to detect actual and attempted attacks or intrusions into systems and to proactively test security procedures (for example, penetration testing). m. Allocating training and other resources to support its security policies.	Some security laws (for example, California SB1386) require entities to notify individuals if the protection of their personal information is compromised.
		n. Provision for the handling of exceptions and situations not specifically addressed in its system processing integrity and related system security policies.	
		 o. Disaster recovery plans and related testing. p. Provision for the identification of, and consistency with, applicable laws and regulations, defined commitments, service-level agreements, and other contracts. q. A requirement that users, management, and third parties confirm (initially and annually) their understanding of and agreement to comply with the entity's privacy policies and procedures related to the security of personal information. 	

Reference	Criteria	Illustrations and Explanations of	Additional Considerations
8.2.2	Logical Access Controls Logical access to personal information is restricted by procedures that address the following matters: a. Authorizing and registering internal personnel and individuals. b. Identifying and authenticating internal personnel and individuals. c. Making changes and updating access profiles. d. Granting system access privileges and permissions. e. Preventing individuals from accessing other than their own personal or sensitive information. f. Limiting access to personal information to only authorized internal personnel based upon their assigned roles and responsibilities. g. Distributing output only to authorized internal personnel. h. Restricting logical access to offline storage, backup data, systems, and media. i. Restricting access to system configurations, superuser functionality, master passwords, powerful utilities, and security devices (for example, firewalls).	Systems and procedures are in place to: Establish the level and nature of access that will be provided to users based on the sensitivity of the data and the user's legitimate business need to access the personal information. Authenticate users, for example, by user name and password, certificate, external token, or biometrics. Require the user to provide a valid ID and password to be authenticated by the system before access is granted to systems handling personal information. Require enhanced security measures for remote access, such as additional or dynamic passwords, dial-back controls, digital certificates, or secure ID cards.	 User authorization processes consider: How the data is accessed (internal or external network), as well as the media and technology platform of storage. Access to paper and backup media containing personal information. Denial of access to joint accounts without other methods to authenticate the actual individuals.

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
	j. Preventing the introduction of viruses, malicious code, and unauthorized software.		
8.2.3	Physical access is restricted to personal information in any form (including the components of the entity's system(s) that contain or protect personal information).	 Systems and procedures are in place to: Manage logical and physical access to personal information, including hard copy, archival, and backup copies. Log and monitor access to personal information. Prevent unauthorized or accidental destruction or loss of personal information. Investigate breaches and attempts to gain unauthorized access. Maintain physical control over the distribution of reports containing personal information. Securely dispose of waste containing confidential information (for example, shredding). 	Physical safeguards may include the use of locked file cabinets, card access systems, physical keys, sign-in logs, and other techniques to control access to offices, data centers, and other locations where personal information is processed or stored.
8.2.4	Environmental Safeguards Personal information, in all forms, is protected against unlawful destruction, accidental loss, natural disasters, and environmental hazards.	Management maintains measures to protect against environmental factors (for example, fire, flood, dust, power failure, and excessive heat and humidity) based on its risk assessment. The entity's controlled areas are protected against fire using both smoke detectors and a fire suppression system. Water detectors are installed within the raised floor areas. The entity site is protected against a	

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		disruption in power supply to the processing environment by both uninterruptible power supplies (UPS) and emergency power supplies (EPS). This equipment is tested semiannually.	
8.2.5	Transmitted Personal Information Personal information is protected when transmitted over the Internet, public networks, and by mail.	 Systems and procedures are in place to: Address the confidentiality of information and communication, and the appropriate protection of personal information transmitted over the Internet or other public networks. Define minimum levels of encryption and controls. Employ industry standard encryption technology (for example, 128 bit SSL) for transferring and receiving personal information. Approve external network connections. Protect information sent by mail, courier, or other physical means. 	Some regulations (for example, HIPAA) have specific provisions for the electronic transmission and authentication of signatures with respect to health information records (that is, associated with the standard transactions). Some credit card vendors (for example, VISA and MasterCard) have issued minimum requirements for protecting cardholder data, including the requirement to use encryption techniques for credit card and transaction-related data in transmission and in storage. As technology, market, and regulatory conditions evolve, new measures may become necessary to meet acceptable levels of protection (for example, 128-bit Secure Socket Layer [SSL] encryption, including user IDs and passwords).
8.2.6	Testing Security Safeguards Tests of the effectiveness of the key administrative, technical, and physical safeguards protecting personal information are conducted at least annually.	 Systems and procedures are in place to: Regularly test the effectiveness of the key administrative, technical, and physical safeguards protecting personal information. Periodically undertake independent 	The frequency and nature of the testing of security safeguards will vary with the entity's size and complexity, the nature and scope of its activities, and the sensitivity of personal information.

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		 audits of security controls using either internal or external auditors. Test card access systems and other physical security devices at least annually. Document and test disaster recovery and contingency plans at least annually to ensure their viability. Periodically undertake threat and vulnerability testing, including security penetration reviews and Web vulnerability and resilience. Make appropriate modifications to security policies and procedures on a periodic basis, taking into consideration the results of tests performed and new and changing threats and vulnerabilities. 	Some security regulations (for example, GLBA-related rules for safeguarding information) require an entity to: • Conduct regular tests of key controls, systems, and procedures by independent third parties or by staff independent of those that develop or maintain security (or at least have these independent parties review results of testing). • Assess and possibly adjust its information security at least annually.

Quality

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Consideration
9.0	The entity maintains accurate, con purposes identified in the notice.	nplete, and relevant personal inform	ation for the purposes for the
9.1	Policies and Communications		
9.1.0	Privacy Policies The entity's privacy policies address the quality of personal information.		
9.1.1	Communication to Individuals Individuals are informed that they are responsible for providing the entity with accurate and complete personal information and for contacting the entity if correction of such information is required.	The entity's privacy notice explains that the extent to which personal information is kept accurate and complete depends on the use of the information.	
9.2	Procedures and Controls		
9.2.1	Accuracy and Completeness of Personal Information Personal information is accurate and complete for the purposes for which it is to be used.	 Systems and procedures are in place to: Record the date when the personal information is obtained or updated. Specify when and how the personal information is to be updated and the source for the update (for example, annual reconfirmation of information held and methods for individuals to proactively update personal information). Indicate how to verify the accuracy and completeness of personal information obtained directly from an individual, received from a third party 	

Reference	Criteria	Illustrations and Explanations of	Additional Consideration
		Criteria	
		 (see 4.2.4 regarding Collection From Third Parties), or disclosed to a third party (see 7.2.2 regarding Protection of Personal Information). Ensure personal information used on an ongoing basis is sufficiently accurate and complete to make decisions, unless there are clear limits to the need for accuracy. Ensure personal information is not routinely updated, unless such a process is necessary to fulfill the purposes for which it is to be used. The entity undertakes periodic assessments to check the accuracy of personal information records and to 	
0.2.2	Relevance of Personal Information	correct them, as necessary.	
9.2.2	Personal information Personal information purposes for which it is to be used.	 Systems and procedures are in place to: Ensure personal information is sufficiently relevant for the purposes for which it is to be used and to minimize the possibility that inappropriate information is used to make business decisions about the individual. Periodically assess the relevance of personal information records and to correct them, as necessary, to minimize the use of inappropriate data for decision making. 	

Monitoring and Enforcement

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations			
10.0	The entity monitors compliance with its privacy policies and procedures and has procedures to					
	address privacy-related inquirie	es and disputes.				
10.1	Policies and Communications					
10.1.0	Privacy Policies The entity's privacy policies address the monitoring and enforcement of privacy policies and procedures.					
10.1.1	Communication to Individuals Individuals are informed about how to contact the entity with inquiries or complaints.	 The entity's privacy notice: Describes how individuals can contact the entity with inquiries and complaints (for example, via an email link to the entity's Web site or a telephone number). Provides relevant contact information to which the individual can direct inquiries or complaints (for example, name, telephone number, mailing address, and e-mail address of the individual or office responsible for handling inquiries and complaints). 				
10.2	Procedures and Controls					
10.2.1	Inquiry and Complaint Process A process is in place to address inquiries and complaints.	The corporate privacy officer or other designated individual is authorized to address privacy-related inquiries, complaints, disputes, and other problems.				

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		 Systems and procedures are in place that set out: Procedures to be followed in communicating and resolving complaints about the entity. Action that will be taken with respect to the disputed information until the complaint is satisfactorily resolved. Remedies available in case of a breach of personal information and how to communicate this information to an individual. Recourse available and formal escalation process to review and approve any recourse offered to individuals. Contact information and procedures to be followed with any designated third-party dispute resolution or similar service (if offered). 	
10.2.2	Dispute Resolution and Recourse Every inquiry and complaint is addressed and the resolution is documented and communicated to the individual.	 The entity has a formally documented process in place to: Record and respond to all inquiries and complaints in a timely manner. Periodically review unresolved disputes and complaints to ensure they are resolved in a timely manner. Identify trends and the potential need to change the entity's privacy policies and procedures. Address inquiries and complaints that cannot be resolved. Use specified independent third- 	Some regulations (for example HIPAA and COPPA) have specific procedures and requirements.

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		party dispute resolution services or other process mandated by regulatory bodies in the event the individual is not satisfied with the entity's proposed resolution, together with a commitment from such third parties to handle such recourses.	
		If the entity offers a third-party dispute resolution process for complaints that cannot be resolved directly with the entity, an explanation is provided about how an individual can use that process.	
10.2.3	Compliance Review Compliance with privacy policies and procedures, commitments and applicable laws, regulations, service-level agreements, and other contracts is reviewed and documented and the results of such reviews are reported to management. If problems are identified, the entity's privacy policies and procedures are enforced.	 Systems and procedures are in place to: Annually review compliance with privacy policies and procedures, commitments and applicable laws, regulations, service-level agreements, and other contracts. Document periodic reviews, for example, internal audit plans, audit reports, compliance checklists, and management sign-off, are maintained. Report the results of the compliance review and recommendations for improvement to management, and implement a remediation plan. Monitor the resolution of issues and vulnerabilities noted in the compliance review to ensure appropriate corrective action is taken on a timely basis (that is, privacy 	

Reference	Criteria	Illustrations and Explanations of Criteria	Additional Considerations
		policies and procedures are revised, as necessary).	
10.2.4	Instances of Noncompliance Instances of noncompliance with privacy policies and procedures are documented and reported and, if needed, corrective measures are taken on a timely basis.	 Systems and procedures are in place to: Notify employees of the need to report privacy breaches and security vulnerabilities in a timely manner. Inform employees of the appropriate channels to report security vulnerabilities and privacy breaches. Document instances of noncompliance with privacy policies and procedures. Monitor the resolution of security vulnerabilities and privacy breaches to ensure appropriate corrective measures are taken on a timely basis. Identify trends that may require revisions to privacy policies and procedures. 	

Appendix A - Glossary

Affiliate. An entity that controls, is controlled by, or is under common control with another entity.

Consent. Agreement by the individual for the entity to collect, use, retain, and disclose personal information in accordance with the privacy notice. Such agreement can be explicit or implied. Explicit consent is given either orally or in writing, is unequivocal and does not require any inference on the part of the entity seeking consent. Implied consent may reasonably be inferred from the action or inaction of the individual.

Cookies. Cookies are pieces of information generated by a Web server and stored in the user's computer, ready for future access. This information can then be used to identify the user when returning to the Web site, to personalize Web content and to suggest items of potential interest based on previous buying habits. Certain advertisers use tracking methods, including cookies, to analyze patterns and paths through a site.

Entity. An organization that collects, uses, retains, and discloses personal information.

Individual. The person about whom the personal information is being collected (sometimes referred to as the data subject).

Internal personnel. Employees, contractors, agents, and others acting on behalf of the entity and its affiliates.

Opt out. There is implied consent for the entity to collect, use, retain, and disclose personal information unless the individual explicitly denies permission.

Opt in. Personal information may not be collected, used, retained and disclosed by the entity without the explicit consent of the individual.

Personal information. Information that is or can be about or related to an identifiable individual.

Policy. A written statement that communicates management's intent, objectives, requirements, responsibilities, and/or standards.

Privacy. The rights and obligations of individuals and organizations with respect to the collection, use, disclosure, and retention of personal information.

Privacy Program. The policies, communications, procedures, and controls in place to manage and protect personal information in accordance with the privacy components and criteria in the AICPA/CICA Privacy Framework.

Purpose. The reason why personal information is collected by the entity.

Sensitive personal information. Personal information that requires an extra level of protection and a higher duty of care, for example, information on medical or health conditions, racial or ethnic origin, political opinions, religious or philosophical beliefs, trade union membership, sexual preferences, or information related to offenses or criminal convictions.

System. A system consists of five key components organized to achieve a specified objective. The five components are categorized as follows: infrastructure (facilities, equipment, and networks), software (systems, applications, and utilities), people (developers, operators, users, and managers), procedures (automated and manual), and data (transaction streams, files, databases, and tables).

Third party. An entity that is not affiliated with the entity that collects personal information or any affiliated entity not covered by the entity's privacy notice.

Web beacon. Web beacons, also known as Web bugs, are small strings of code that provide a method for delivering a graphic image on a Web page or in an e-mail message for the purpose of transferring data. Businesses use Web beacons for many purposes, including site traffic reporting, unique visitor counts, advertising and e-mail auditing and reporting, and personalization. For example, a Web beacon can gather a user's IP address, collect the referrer, and track the sites visited by users. The Web beacon may be controlled by the organization that is responsible for the Web site being visited, or by another party that has been given permission to place the Web beacon on the site. Primarily, they are used in conjunction with cookies to transmit data online. When third parties use Web beacons, users have no knowledge that their information is being collected. Furthermore, third parties are not legally required to abide by the privacy policy set by the original Web site.

Appendix B - Illustrative Reports

Illustration One — Reporting Directly on the Subject Matter Under U.S. Attestation Standards

Independent Practitioner's Privacy Report

To the Management of ABC Company, Inc.:

We have examined (1) the effectiveness of ABC Company, Inc.'s (ABC Company) controls over the personal information collected in its _____ [description of the entities and activities covered, for example "the mail-order catalog-sales operations"] business (the Business) to provide reasonable assurance that the personal information was collected, used, retained, and disclosed based on its commitments in the privacy notice and on the AICPA/CICA Privacy Criteria, and (2) ABC Company's compliance with its commitments in the privacy notice related to the Business during the period Xxxx xx, 2003 through Yyyy yy, 2003. ABC Company's management is responsible for maintaining the effectiveness of these controls and for compliance with its commitments in the privacy notice. Our responsibility is to express an opinion based on our examination.

Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants and, accordingly, included (1) obtaining an understanding of ABC Company's controls over the privacy of personal information, (2) testing and evaluating the operating effectiveness of the controls, (3) testing compliance with the Company's commitments in the privacy notice, and (4) performing such other procedures as we considered necessary in the circumstances. We believe that our examination provides a reasonable basis for our opinion.

In our opinion, during the period Xxxx xx, 2003 through Yyyy yy, 2003, ABC Company, in all material respects (1) maintained effective controls over privacy of personal information collected in the Business to provide reasonable assurance that the personal information was collected, used, retained, and disclosed based on its commitments in the privacy notice and on the AICPA/CICA Privacy Criteria; and (2) complied with its commitments in the privacy notice.

Because of inherent limitations in controls, error or fraud may occur and not be detected. Furthermore, the projection of any conclusions, based on our findings, to future periods is subject to the risk that the validity of such conclusions may be altered because of changes made to the system or controls, the failure to make needed changes to the system or controls, or a deterioration in the degree of effectiveness of the controls.

[Name of CPA firm]
Certified Public Accountants
[City, State]
[Date]

Illustration Two — Reporting on Management's Assertion Under U.S. Attestation Standards

Independent Practitioner's Privacy Report

To the Management of ABC Company, Inc.:

We have examined ABC Company, Inc.'s (ABC Company) management assertion that, during the period Xxxx xx, 2003 through Yyyy yy, 2003, it:

- Maintained effective controls over the privacy of personal information collected in its ______ [description of the entities and activities covered, for example "the mail-order catalog-sales operations"] business (the Business) to provide reasonable assurance that the personal information was collected, used, retained, and disclosed based on its commitments in the privacy notice related to the Business and on the AICPA/CICA Privacy Criteria, and
- Complied with its commitments in the privacy notice.

This assertion is the responsibility of ABC Company's management. Our responsibility is to express an opinion based on our examination.

Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants and, accordingly, included (1) obtaining an understanding of ABC Company's controls over the privacy of personal information, (2) testing and evaluating the operating effectiveness of the controls, (3) testing compliance with the Company's commitments in the privacy notice, and (4) performing such other procedures as we considered necessary in the circumstances. We believe that our examination provides a reasonable basis for our opinion.

In our opinion, ABC Company's management assertion that, during the period Xxxx xx, 2003 through Yyyy yy, 2003, ABC Company:

- Maintained effective controls over privacy of personal information collected in the Business to
 provide reasonable assurance that the personal information was collected, used, retained and
 disclosed based on its commitments in the privacy notice and on the AICPA/CICA Privacy
 Criteria; and
- Complied with its commitments in the privacy notice,

is, in all material respects, fairly stated.

OR

In our opinion, ABC Company's management assertion referred to above is fairly stated, in all material respects, based on ABC Company's privacy notice and on the AICPA/CICA Privacy Criteria.

Because of inherent limitations in controls, error or fraud may occur and not be detected. Furthermore, the projection of any conclusions, based on our findings, to future periods is subject to the risk that the validity of such conclusions may be altered because of changes made to the system or controls, the failure to make needed changes to the system or controls, or a deterioration in the degree of effectiveness of the controls.

[Name of CPA firm]
Certified Public Accountants
[City, State]
[Date]

Illustrative Management Assertion

During the period Xxxx xx, 2003 through Yyyy yy, 2003, ABC Company, in all material respects:

- Maintained effective controls over the privacy of personal information collected in our
 _____ [description of the entities and activities covered, for example "the mail-order catalog-sales operations"] business (the Business) to provide reasonable assurance that the personal information was collected, used, retained and disclosed based on our commitments in the privacy notice related to the Business and on the AICPA/CICA Privacy Criteria, and
- Complied with our commitments in the privacy notice.

Illustration Three - Reporting Directly on the Subject Matter Under Canadian Assurance Standards

Auditor's Privacy Report

	To th	e Manas	gement o	f ABC	Com	pany.	Ltd.:
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We have audited (1) the effectiveness of ABC Company, Inc.'s (ABC Company) controls over the personal information collected in its _____ [description of the entities and activities covered, for example "the mail-order catalog-sales operations"] business (the Business) to provide reasonable assurance that the personal information was collected, used, retained, and disclosed in accordance with its commitments in the privacy notice and with the AICPA/CICA Privacy Criteria, and (2) ABC Company's compliance with its commitments in the privacy notice related to the Business during the period Xxxx xx, 2003 through Yyyy yy, 2003. ABC Company's management is responsible for maintaining the effectiveness of these controls and for compliance with its commitments in the privacy notice. Our responsibility is to express an opinion based on our audit.

Our audit was conducted in accordance with standards for assurance engagements established by the Canadian Institute of Chartered Accountants (CICA). Those standards require that we plan and perform our audit to obtain reasonable assurance as a basis for our opinion. Our audit included (1) obtaining an understanding of ABC Company's controls over the privacy of personal information, (2) testing and evaluating the operating effectiveness of the controls, (3) testing compliance with the Company's commitments in the privacy notice, and (4) performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, during the period Xxxx xx, 2003 through Yyyy yy, 2003, ABC Company, in all material respects (1) maintained effective controls over privacy of personal information collected in the Business to provide reasonable assurance that the personal information was collected, used, retained, and disclosed in accordance with its commitments in the privacy notice and with the AICPA/CICA Privacy Criteria; and (2) complied with its commitments in the privacy notice.

Because of inherent limitations in controls, error or fraud may occur and not be detected. Furthermore, the projection of any conclusions, based on our findings, to future periods is subject to the risk that the validity of such conclusions may be altered because of changes made to the system or controls, the failure to make needed changes to the system or controls, or a deterioration in the degree of effectiveness of the controls.

[Name of CA firm] Chartered Accountants

[City, Province] [Date]

Illustration Four - Reporting on Management's Assertion Under Canadian Assurance Standards

Auditor's Privacy Report

To the Management of ABC Company, Ltd.:

We have audited ABC Company, Inc.'s (ABC Company) management assertion that, during the period Xxxx xx, 2003 through Yyyy yy, 2003, it:

- Maintained effective controls over the privacy of personal information collected in its
 _____ [description of the entities and activities covered, for example "the mail-order catalog-sales operations"] business (the Business) to provide reasonable assurance that the personal information was collected, used, retained, and disclosed in accordance with its commitments in the privacy notice related to the Business and with the AICPA/CICA Privacy Criteria, and
- Complied with its commitments in the privacy notice.

This assertion is the responsibility of management. Our responsibility is to express an opinion based on our audit

Our audit was conducted in accordance with standards for assurance engagements established by the Canadian Institute of Chartered Accountants (CICA). Those standards require that we plan and perform our audit to obtain reasonable assurance as a basis for our opinion. Our audit included (1) obtaining an understanding of ABC Company's controls over the privacy of personal information, (2) testing and evaluating the operating effectiveness of the controls, (3) testing compliance with the Company's commitments in the privacy notice and (4) performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, ABC Company's management assertion that, during the period Xxxx xx, 2003 through Yyyy yy, 2003, ABC Company:

- Maintained effective controls over privacy of personal information collected in the Business to provide reasonable assurance that the personal information was collected, used, retained and disclosed in accordance with its commitments in the privacy notice and with the AICPA/CICA Privacy Criteria; and
- Complied with its commitments in the privacy notice,

is, in all material respects, fairly stated.

OR

In our opinion, ABC Company management's assertion referred to above is fairly stated, in all material respects, in accordance with ABC Company's privacy notice and the AICPA/CICA Privacy Criteria.

Because of inherent limitations in controls, error or fraud may occur and not be detected. Furthermore, the projection of any conclusions, based on our findings, to future periods is subject to the risk that the validity of such conclusions may be altered because of changes made to the system or controls, the failure to make needed changes to the system or controls, or a deterioration in the degree of effectiveness of the controls.

[Name of CA firm]
Chartered Accountants

[City, Province] [Date]

Illustrative Management Assertion

During the period Xxxx xx, 2003 through Yyyy yy, 2003, ABC Company, in all material respects:

- Maintained effective controls over the privacy of personal information collected in our
 <u>business</u> [description of the entities and activities covered, for example "the mail order catalog-sales operations"] (the Business) to provide reasonable assurance that the
 personal information was collected, used, retained and disclosed in accordance with our
 commitments in the privacy notice related to the Business and with the AICPA/CICA Privacy
 Criteria, and
- Complied with our commitments in the privacy notice.

Appendix C – Additional Sources of Privacy-Related Information

Privacy Resource Centers

- American Institute of Certified Public Accountants AICPA overview (www.aicpa.org/innovation/baas/ewp/homepage.htm) and resource center (www.cpa2biz.com/ResourceCenters/Information+Security/Privacy/default.htm)
- Canadian Institute of Chartered Accountants CICA (www.cica.ca/privacy)
- WebTrust for Online Privacy AICPA/CICA (www.webtrust.org) and (www.aicpa.org/assurance/webtrust/index.htm)

Privacy Legislation and Regulations

- <u>Children's Online Privacy Protection Act</u> (COPPA) United States (www.ftc.gov/privacy), <u>online privacy rule</u> (www.ftc.gov/bcp/conline/pubs/buspubs/coppa.htm), and <u>consumer guide</u> (www.consumerprivacyguide.org/law)
- <u>Data Protection Act</u> United Kingdom (www.dataprotection.gov.uk)
- <u>Directive on the Protection of Individuals with regard to the Processing of Personal Data and on the Free Movement of Such Data</u> European Union (www.europa.eu.int/comm/internal market/en/dataprot/law/index.htm)
- Freedom of Information Act (FOIA) United States (www.usdoj.gov/oip/foia_updates/Vol_XVII_4/page2.htm)
- Gramm-Leach-Bliley Act (GLBA) United States (www.ftc.gov/privacy)
- <u>Guidelines on the Protection of Privacy and Transborder Flows of Personal Data</u> (Organisation for Economic Co-operation and Development [OECD]) (www.oecd.org/EN/document/0,,EN-document-43-1-no-24-10255-43,00.html)
- <u>Health Insurance Portability and Accountability Act</u> (HIPAA) United States (http://aspe.os.dhhs.gov/admnsimp/pl104191.htm), resource centre (http://aspe.os.dhhs.gov/admnsimp/) and consumer guide (www.consumerprivacyguide.org/law)
- <u>Model Code for the Protection of Personal Information</u> (Canadian Standards Association, now CSA International, CAN/CSA-Q830-96) (www.csa.ca/standards/privacy/default.asp?load=code)
- <u>Personal Information Protection and Electronic Documents Act</u> (PIPEDA) Canada (www.parl.gc.ca/36/2/parlbus/chambus/house/bills/government/C-6/C-6_4/C-6_cover-E.html)
- <u>Privacy Act</u> United States (www.usdoj.gov/foia/privstat.htm) and <u>consumer guide</u> (www.consumerprivacyguide.org/law)
- Privacy Act Australia (www.austlii.edu.au/au/legis/cth/consol act/pa1988108)
- *Privacy Act* New Zealand (www.privacy.org.nz/comply/comptop.html)
- <u>Privacy International and the Electronic Privacy Information Center</u> Annual review of privacy laws in over 50 countries around the world (www.privacyinternational.org/survey)
- <u>Safe Harbor Privacy Principles</u> United States (www.ita.doc.gov/td/ecom/SHPRINCIPLESFINAL.htm) and <u>overview</u> (www.export.gov/safeharbor/sh_overview.html)
- <u>Universal Declaration of Human Rights</u> United Nations General Assembly (www.unhchr.ch/udhr/index.htm)

Privacy Commissioners

- Australia Privacy Commissioner (www.privacy.gov.au)
- Canada Privacy Commissioner (www.privcom.gc.ca)
- <u>European Union National Data Protection Commissioners</u> (http://europa.eu.int/comm/internal_market/en/dataprot/links.htm)
- Federal Trade Commission United States (www.ftc.gov/privacy/index.html)
- New Zealand Privacy Commissioner (www.privacy.org.nz)
- Ontario Information and Privacy Commissioner (www.ipc.on.ca)
- <u>United Kingdom Information Commissioner (www.dataprotection.gov.uk)</u>

Privacy Information Web Sites

- Access to justice network (www.acjnet.org)
- American Civil Liberties Union (www.aclu.org)
- Canadian Marketing Association (www.the-cma.org)
- <u>Center for Democracy & Technology</u> (www.cdt.org/privacy)
- Center for Media Education (www.cme.org)
- <u>Computer Professionals for Social Responsibility</u> (www.cpsr.org)
- Consumer Project on Technology (www.cptech.org/privacy)
- Consumer Protection Association (www.consumerpro.com)
- Identity theft U.S. government central Web site (www.consumer.gov/idtheft)
- Consumer.net Consumer Information Organization (www.consumer.net)
- <u>Cookie Central</u> (www.cookiecentral.com)
- Cyber-Rights & Cyber-Liberties (www.cyber-rights.org)
- <u>Direct Marketing Association</u> (www.the-dma.org)
- Electronic Frontier Canada (http://insight.mcmaster.ca/org/efc/efc.html)
- Electronic Frontier Foundation (www.eff.org)
- Electronic Privacy Information Center (www.epic.org)
- European Union (http://europa.eu.int/comm/internal market/en/media/dataprot/index.htm)
- Health Privacy Project (www.healthprivacy.org)
- HIPAA Central Siemens Health Services (www.smed.com/hipaa/index.php)
- Industry Canada E-Commerce Task Force (http://e-com.ic.gc.ca/english/privacy/index.html)
- Internet Law and Policy Forum (www.ilpf.org)
- JunkBusters (www.junkbusters.com)
- Media Awareness Network (www.media-awareness.ca)
- <u>National Small Business Poll Privacy</u> and <u>National Small Business Poll Advice and Advisors</u> National Federation of Independent Business (NFIB) Research Foundation (www.nfib.com)
- Office for Civil Rights (www.hhs.gov/ocr/hipaa)
- Online Privacy Alliance (www.privacyalliance.org)
- Privacy & American Business (www.pandab.org)
- Privacy Exchange (www.privacyexchange.org)
- Privacy Forum (www.vortex.com/privacy.html)
- Privacy Officers Association (www.privacyassociation.org)
- Privacy Page (www.privacy.org)
- Privacy Rights Clearinghouse (www.privacyrights.org)
- Public Interest Advocacy Centre (www.piac.ca)

Appendix D – Comparison of International Privacy Concepts

The following table presents a comparison of privacy concepts set out in significant domestic and international privacy regulations, laws, and guidelines in relation to the 10 components of the Privacy Framework.

AICPA/CICA	U.S. Fair	Canada Personal	Australia Privacy	U.S. Safe Harbor	European	Organisation for
Privacy	Information	Information	Act of 1988	Privacy	Union	Economic Co-
Framework	Practices (FTC)	Protection and		Principles	(EU)	operation and
		Electronic			Directive	Development
		Documents Act				(OECD)
		(PIPEDA)				Guidelines
Management		Accountability				Accountability
Notice	Notice	 Identify 	Openness	Notice	 Notification 	 Purpose
		Purpose			• Information to	 Specification
		 Openness 			be Given to	Openness
					the Data	
					Subject	
Choice	Choice	Consent	Use and Disclosure	Choice	Data Subject's	Collection
and					Right to	Limitation
Consent					Object	
					 Making Data 	
					Processing	
					Legitimate	
Collection		Limitations on	 Collection 		Data Quality	Collection
		Collection	 Sensitive 			(including
			Information			consent)
			 Anonymity 			Limitation
Use and Retention		Limitations on	• Identifiers		 Making Data 	Use Limitation
		Use, Disclosure	• Use and		Processing	(including
		and Retention	Disclosure		Legitimate	disclosure
					• Special	limitation)
					Categories of	

					Processing • Data Quality	
Access		Individual Access	Access and Correction	Access	Data Subject's Right of Access to Data	Individual Participation
Disclosure to Third Parties		Limitations on Use, Disclosure and Retention	Use and DisclosureTransborder Data Flows	Onward Transfer	Transfer of Personal Data to Third Countries	Use Limitation (including disclosure limitation)
Security	Security	Safeguards	Data Security	Security	Confidentiality and Security of Processing	Security Safeguards
Quality	Integrity	Accuracy	Data Quality	Data Integrity	Data Quality	Data Quality
Monitoring and Enforcement	Enforcement	Challenging Compliance		Enforcement		Individual Participation (including challenging compliance)